771.ED (1)

EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON

CARL WILLIAMS AND HASSAN ALEEM
Creditors/Objectors

V

In re: CITY OF DETROIT, MICHIGAN AND EMERGENCY MANAGER KEVYN D. ORR

Debtors/City of Detroit

Chapter 9
Case No. 13-53846
Hon: Steven W. Rhodes

WE OBJECTS TO THE SO-CALLED NOTICE OF REDLINED VERSION OF THE PLAN OF FOURTH AND FIFTH AMENDED PLAN OF ADJUSTMENT OF THE DEBTS OF THE CITY OF DETROIT BECAUSE OF NO MEANINGFUL HEARING ON THE OBJECTIONS

THE FOURTH AMENDMENT NOTICE WAS AFTER THE FACT, AND THERE WAS NO FIFTH AMENDMENT NOTICE, IT WAS UNTIMELY, CONTRARY TO THE FACTS AND LAW MISREPRESENTATION OF THE BANKRUPTCY CODE AND RULES AND HAS NOT BEEN PRESENTED IN A GOOD FAITH MANNER.

We /I object to the Fourth and Fifth Amended Plan of Adjustments and any confirmation of the Plans of Adjustment and the process for the following reasons:

1) We object to the fact that the creditors/objectors have not had hearing on any of our objections from the judge's scheduling clerk in accordance to U.S. Bankruptcy Court Rule 3007-1(a). The Magistrate Judge Steven W Rhodes in bankruptcy court on July 15, 2014 admitted that we were not giving any "testimony" but "presentation" and never would say the presentation was legally binding, only that he would consider them in his decision. This was not a meaningful hearing. The fundamental requisite of due process of law is a denial of due process the right to be heard. The creditors, unions and pension members have been denied the opportunity to a fair adequate hearing. Goldberg v Kelly 397 U.S. 254 90 S Ct 1011, 252 (1970) citing "The fundamental requisite of due process is the opportunity to be heard." Grannis v Ordean, 234 U.S. 385 394 (1914). The hearing must be "at a meaningful time and in a meaningful manner." Armstrong v

Manzo, 380 U.S. 545, 552 (1965). This is a fundamental due process of law violation of 1th, 5th, 14th and Amendment Rights of the Constitution of the United State.

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Con 3 Milliams
Address 101/2 Somerset
City, State, & Zip Dotot Muhigan 48224
Date Way 18, 2814
Sign Jalen Sultwarf
Address 16246 Sinwood St.
City, State, & Zip Del. Mr. 48251
Date 8-18-2014

Sign Welliam // Narmi
Address 9203 Li Hefreld S+
City, State, & Zip Defect / Mich 48228
Date 08/18/14
Sign_ Kelring kenry
Address 5/0 Iroubridge
City, State, & Zip Setroit Mich. 48202
Date 8-18-14
Sign Jesse Chiver Hray
Address 5451 West Outer Dr.
City, State, & Zip Detroit Much, 48235
Date_8-/8-/4

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON

CARL WILLIAMS AND HASSAN ALEEM
Creditors

١	/

In re:	Chapter 9
CITY OF DETROIT, MICHIGAN	Case No. 13-53846
AND EMERGENCY MANAGER	Hon: Steven W. Rhodes
KEVYN D ORR.	
Debtors	

PROOF OF SERVICES

 $\underline{\text{Corl}}$ $\underline{\text{Williams}}$, being first duly sworn deposes and your name

Say that on August <u>18</u> 2014. I sent a copy of objection to the so-called Notice of redlined version of the plan of fourth and Fifth Amended Plan of adjustment of debts of the city of Detroit because of no meaningful hearing on the objections, Upon the concern parties by certified mail at the following address:

City of Detroit Corporation Council First National Building 600 Woodward Ave Detroit, Michigan 48226

Emergency Manager Kenyn Orr Coleman A Young Municipal Center 2 Woodward 11th floor Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Carl Belillioner

Dated August /9, 2014



UNITED STATES BANKRUPTCY COURT **EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON**

CARL	WILLIAMS	AND	HASS	AN	ALEEM
		Cred	litors	/Ob	jectors,

CALLED THE THEORY THE ENT			
Creditors/Objectors,			
V			
In re:	Chapter 9		
City OF DETROIT, MICHIGAN	Case No. 13-53846		
AND EMERGENCY MANAGER	Judge Steven W Rhodes		
KEVYN D. ORR	, 6		
Debtor/City of Detroit	Case No. 14-cv-10434		
, ,	Hon. Bernard A. Freidman		
/	Magistrate Paul J. Komives		

PROOF OF SERVICES

_____, being first duly sworn deposes and

your name Say that on August 21, 2014. I sent a copy of Objection to the so called notice of Redlined version of Plan of Fifth Amended Plan of adjustment of the debts of the City of Detroit because of no meaningful hearing on the objections

Upon the concern parties by certified mail at the following address:

City of Detroit **Corporation Council** First National Building 600 Woodward Ave Detroit, Michigan 48226

Emergency Manager Kenyn Orr Coleman A Young Municipal Center 2 Woodward 11th floor Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Conf 30 Money

Dated Chapted 20 2014